Case 5:15-cv-03849-EJD Document 37 Filed 10/06/15 Page 1 of 3

1 SONIA SALINAS, CA Bar No. 250197 ssalinas@foley.com IT IS SO ORDERED 2 FOLEY & LARDNER LLP 555 SOUTH FLOWER STREET, SUITE 3500 LOS ANGELES, CA 90071-2411 TELEPHONE: 213.972.4500 3 Judge Edward J. Davila 4 FACSIMILE: 213.486.0065 5 Attorneys for Defendant MARRIOTT OWNEŘSHIP RESORTS, INC. DATED: 10/6/2015 6 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 11 KAREN SOVATH, Case No. 5:15-cv-03849-EJD 12 Plaintiff. STIPULATION TO EXTEND **DEFENDANT MARRIOTT OWNERSHIP** 13 RESORTS, INC.'S TIME TO RESPOND VS. TO COMPLAINT BY 15 DAYS 14 EXPERIAN INFORMATION SOLUTIONS,) INC.; EQUIFAX, INC.; TRANSUNION, (L.R. 6-1)15 LLC; MARRIOTT OWNERSHIP RESORTS, INC,; V.W. CREDIT, INC.; Complaint Filed: August 24, 2015 16 CAPITAL ONE FINANCIAL CORPORATION; NORDSTROM FSB; Current Response Date: October 5, 2015 17 GENERAL ELECTRIC CAPITAL RETAIL BANK; TOYOTA FINANCIAL SERVICES New Response Date: October 20, 2015 18 AND DOES 1 through 100, Inclusive, Hon. Edward J. Davila 19 Defendant. 20 21 22 23 24 25 26 27 28

Stipulation to Extend Marriot Ownership Resorts Inc.'s Time to Respond to Complaint Case No. 5:15-cv-03849-EJD

1 STIPULATION	
Plaintiff Karen Sovath ("Plaintiff") and Defendant Marriott Ownership Resorts, Inc.	
3 ("MORI"), by and through their respective counsel of record, hereby stipulate as follows:	
4 WHEREAS, MORI's current deadline for responding to Plaintiff's Complaint is October	
5 5, 2015;	
WHEREAS, Plaintiff and MORI are presently engaged in settlement discussions that	
7 may obviate Plaintiff's need to proceed with its purported claims against MORI;	
8 WHEREAS, MORI requested, and Plaintiff agreed to grant, a 15-day extension on	
9 MORI's deadline to respond to Plaintiff's Complaint;	
WHEREAS, the contemplated extension of time to October 20, 2015, will not alter the	
date of any event or any deadline already fixed by Court order, in accordance with Local Rule	
12 6-1(a).	
NOW, THEREFORE, Plaintiff and MORI hereby stipulate that MORI's deadline to	
respond to Plaintiff's Complaint shall be extended to and including October 20, 2015.	
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Sonia Sa Attorne; OWNED DATED: October 2, 2015 FOLEY Scott Sa Elliot G Sonia Sa Attorne; OWNED FOLEY Scott Sa Elliot G Scott Sa Attorne; Scott Sa Attor	ys for Defendant MARRIOTT RSHIP RESORTS, INC. **A LARDNER LLP garia, Esq. ale, Esq.
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26	Plaintiff Karen Sovath ("Plaintiff") and Defe ("MORI"), by and through their respective counsel WHEREAS, MORI's current deadline for re 5, 2015; WHEREAS, Plaintiff and MORI are present may obviate Plaintiff's need to proceed with its pur WHEREAS, MORI requested, and Plaintiff MORI's deadline to respond to Plaintiff's Complain WHEREAS, the contemplated extension of t date of any event or any deadline already fixed by 66-1(a). NOW, THEREFORE, Plaintiff and MORI herespond to Plaintiff's Complaint shall be extended to DATED: October 2, 2015 FOLEY Sonia Sa Attorney OWNER

DECLARATION OF CONSENT The undersigned filer attests, pursuant to Civil Local Rule 5-1(i)(3), that the concurrence in the filing of the document has been obtained from the other signatories to this document. Dated: October 2, 2015 By: /s/ Sonia Salinas